

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Confirmation No. 8754

Farhad Mohit, et al.

Attorney Docket No. BIZ/01-0003

Serial No. 09/881,353

Art Unit: 3689

Filed: June 12, 2001

Examiner: Paul R. Fisher

For: SYSTEMS AND METHODS FOR AUTOMATIC IDENTIFICATION AND
HYPERLINKING OF WORDS OR OTHER DATA ITEMS AND FOR INFORMATION
RETRIEVAL USING HYPERLINKED WORDS OR DATA ITEMS

FILED VIA EFS ON SEPTEMBER 30, 2011

Interview Summary

On August 10, 2011, SPE Jan Mooneyham, Examiner Fisher and the undersigned representative discussed the lengthy pendency of this application, and Examiner Fisher agreed to review the latest Amendment. During the August 10, 2011, a substantive interview was scheduled for August 16, 2011.

SPE Mooneyham was apparently unavailable for the August 16, 2011, interview, and Examiners Fisher and Araque were interviewed by the undersigned. (The undersigned understands that Examiner Araque was in attendance because of a certain apparent expertise, and notes that until the August 16, 2011, interview, Mr. Araque had not been directly involved with the prosecution of this application despite this application's more than 10 years of pendency before the Office.)

During the August 16, 2011, interview, the undersigned representative briefly explained the nature of this application's disclosure for the benefit of Mr. Araque. Mr. Araque responded in general terms that independent claim 1 is allegedly unpatentable over a reference not previously made of record or supplied to the undersigned representative.

To the extent that the Interview Summary dated August 30, 2011, issued by the Office purports to attribute any language to the claims not specifically appearing in the claims, Applicant notes that the claimed inventions are recited in the listing of pending claims and that the language of each claim speaks for itself. Applicant denies all allegations in the Interview Summary dated August 30, 2011, that any features not appearing in the claims somehow describe the claimed inventions.

Agreement was not reached. Nonetheless, the undersigned representative notes with appreciation that Examiners Fisher and Araque have agreed to a subsequent interview to be held during October.

CONCLUSION

Although none are believed to be due, the Commissioner is hereby authorized to charge any fees, including extension fees, or to charge any additional fees or underpayments, or to credit any overpayments, to Deposit Account No. 50-1001.

Please contact the undersigned by telephone if such contact would further the examination of the present application.

Respectfully submitted,
GANZ LAW, P.C.

Dated: September 30, 2011

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